WHEREAS we, GREGORY LEE DURST, of the City of Indianapolis, County of Marion, State of Indiana, BRYAN HURST NORMAN, of the City of Indianapolis County of Marion, State of Indiana, LANCE ALLEN PFEIFER, of the City of Indianapolis, County of Marion, State of Indiana, and TIMOTHY IVO RICHARDSON, of the City of Indianapolis, County of Marion, State of Indiana, have made an invention which is the subject of a PROVISIONAL PATENT APPLICATION, titled, SUBSTITUTED BENZOPYRANS AS SELECTIVE ESTROGEN RECEPTOR-BETA AGONISTS; filed April 21, 2003, as application Serial No. 60/464,404 (hereinafter the "Application"); and;

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire our entire right, title, and interest in the Application and in all inventions disclosed in the Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively, "Lilly") our entire right, title, and interest in, the Application and in all inventions disclosed therein; all rights of priority thereto pursuant to the International Convention for the Protection of Industrial Property; any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-inpart, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference

proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

\$\\ 18\\ 2003	Bors Lee Ow
Date	GREGORY LEE DURST
UNITED STATES OF AMI	L.
STATE OF INDIANA	) ss: /we /8 , 2003
COUNTY OF MARION	) 33
Before me, a Notary GREGORY LEE DURST day of	Public for Marion County, State of Indiana, personally appeared and acknowledged the execution of the foregoing instrument this f, 2003.
Michelle D. Hall	Michelle Hall Notary Public
NOTER Public	

County of Marion

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

6/18/03		By thust 1	Van-
Date		BRYAN HURST NOR	MAN
UNITED STATES OF AM	ERICA		
STATE OF INDIANA	) ) SS:	June 8	, 2003
COUNTY OF MARION	)	0	
BRYAN HURST NORM	y Public for Ma  AN and acknow  day of	arion County, State of Indi wledged the execution of t	the foregoing instrument
		Michelle (	). Hall
		Notary Public	

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

JUNE 18, 2003		Yanua Pfi	les
Date		LANCE ALLEN PF	
UNITED STATES OF AM	ERICA		
STATE OF INDIANA	) ) SS:	June 18	, 2003
COUNTY OF MARION	)	<del></del>	
			diana, personally appeared f the foregoing instrument
this	day of	, 2	003.
		Michelle	D. Halo
		Notary Public	

Michelle D. Hall
Notary Public
State of Indiana
County of Modes

County of Marion
Commission Expires: 10/23/08

	IN WITNESS	WHEREOF	we have	executed	this	assignment	on the	date	indicated
below.									

June 18, 2003		Inote	4 Ino	Metao	
Date		TIMOTHY	IVO RICHA	RDSON	
UNITED STATES OF AME	ERICA	Ô			
STATE OF INDIANA	) ) SS:	Pupe	R		, 2003
COUNTY OF MARION	)	1			
Before me, a Notary					
TIMOTHY IVO RICHA	ARDSON ai	nd acknowledged ay of	the execut	ion of the, 2003.	foregoing
		Miche	Ole O	Mall	
		Notary Public	;	_	

Michelle D. Hall Notary Public State of Indiana County of Marion

### WHEREAS,

Gregory Lee Durst 8231 Kentallen Court Indianapolis, Indiana 46236 Citizenship: USA

Bryan Hurst Norman 8648 Admirals Bay Drive Indianapolis, Indiana 46236 Citizenship: USA

Lance Allen Pfeifer 10888 Pickens Court Carmel, Indiana 46032 Citizenship: USA

Timothy Ivo Richardson 8826 Pin Oak Drive Zionsville, Indiana 46077 Citizenship: USA

are inventors or co-inventors (with the persons listed above) of an invention that is the subject of a patent application ("Application") which is entitled SUBSTITUTED BENZOPYRANS AS SELECTIVE ESTROGEN RECEPTOR-BETA AGONISTS, containing 128 pages and 0 sheets of drawings, and which:

	is being filed:
$\boxtimes$	was filed:
	in the United States Patent and Trademark Office
	in the United Kingdom Patent Office
	in the European Patent Office
	in the Spanish Patent Office as a European Application
	as an international application under the Patent Cooperation Treaty ("PCT")
	with United States Patent and Trademark Office acting as Receiving Office

on April 8, 2004 and accorded serial number PCT/US2004/009272;

and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of my employment, any agreements related thereto, or other good and valuable consideration, the receipt of which is hereby acknowledged, I hereby assign to Eli Lilly and Company, its successors and assigns (collectively "Lilly") my entire right, title and interest in, to and under the Application.

Page 2 of 3 Docket No. X-16067

including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in any country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications filed under the PCT. United States provisional patent applications, subsequent United States provisional patent applications claiming some or all of this invention, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates; and any related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by me had this Assignment and sale to Lilly not been made.

For myself and for my heirs, successors and legal representatives, I covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For myself and for my heirs, successors and legal representatives, I further covenant and agree with Lilly that upon request I and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to me or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

I have executed this assignment on the date indicated below.

10/25/07 Date	Gregory Lee Dursi
10/25/07 Date	Bryan Hurst Norman
Date	Lance Allen Pfeiter
10/25/07 Date	Zimothy In hilan Timothy Ivo Richardson

WHEREAS we, Charles Willis Lugar, III, of the City of McCordsville, County of Hancock, State of Indiana, Jeffrey Alan Dodge, of the City of Indianapolis, County of Marion, State of Indiana, Venkatesh Gary Krishnan, of the City of Fishers, County of Hamilton, State of Indiana and Blake Lee Neubauer, City of Carmel, County of Hamilton, State of Indiana, have made an invention which is the subject of a PROVISIONAL PATENT APPLICATION, titled Cycloalkylbenzopryans As Selective Estrogen Receptor-beta Agonists, filed (November 19, 2001, as application Serial No. 60/332,766 (hereinafter the Application); and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire our entire right, title, and interest in the Application and in all inventions disclosed in the Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively, "Lilly") our entire right, title, and interest in, the Application and in all inventions disclosed therein; all rights of priority thereto pursuant to the International Convention for the Protection of Industrial Property; any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its

nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

<pre>IN WITNESS WHEREOF we have indicated below.</pre>	e executed this assignment on the date
Feb 6, 2002	Chillian III
Date	Charles Willis Lugar, III
Fob 6 7002 Date	Jeffrey Alan Dodge
Feb 06, 2002	Venuatesh Keishnay.
Date	Venkatesh Keishnam: Venkatesh Gary Krishnan
Ceb ( 2002 Date	Blake Lee Neubauer
UNITED	STATES OF AMERICA
STATE OF INDIANA ) ) ss: COUNTY OF MARION )	(DATE) February 6, 2002
personally appeared Charles Will	c for <u>Marion</u> County, State of Indiana, lis Lugar III, Jeffrey Alan Dodge, Venkatesher and acknowledged the execution of the day of <u>Jebruary</u> , 2002.  Notary Public
My Commission Expires	

ETHEL LEE GAINES NOTARY PUBLIC STATE OF INDIANA MARION COUNTY MY COMMISSION EXP. JULY 27, 2006

WHEREAS we, JEFFREY ALAN DODGE, of the City of Indianapolis, County of Marion, State of Indiana, VENKATESH KRISHNAN, of the City of Fishers, County of Hamilton, State of Indiana, CHARLES WILLIS LUGAR, III, of the City of McCordsville, County of Hamilton, State of Indiana, and BLAKE LEE NEUBAUER, of the City of Carmel, County of Hamilton, State of Indiana, have made an invention which is the subject of a PROVISIONAL PATENT APPLICATION, titled, SUBSTITUTED BENZOPYRANS AS SELECTIVE ESTROGEN RECEPTOR-BETA AGONISTS, filed March 11, 2002, as application Serial No. 60/363,622 (hereinafter the "Application"); and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire our entire right, title, and interest in the Application and in all inventions disclosed in the Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively, "Lilly") our entire right, title, and interest in, the Application and in all inventions disclosed therein; all rights of priority thereto pursuant to the International Convention for the Protection of Industrial Property; any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-inpart, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings,

proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

18 March Oz	J. Mry A. Dedge
Date	JEFFREY ALAN DODGE
UNITED STATES OF AME	ERICA
STATE OF INDIANA	) ss: March 18,2002
COUNTY OF MARION	)
JEFFREY, ALAN DODGI	Public for Marion County, State of Indiana, personally appeared and acknowledged the execution of the foregoing instrument
	Michell O. Hall
	Notary Public

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

3-13-02	Venkatesh Keishnay.
Date	VENKATESH KRISHNAN
,	
UNITED STATES OF AMERICA	•
STATE OF INDIANA ) SS	March 13,2002
COUNTY OF MARION )	14 week 15, 2002
	of for Marion County, State of Indiana, personally appeared NAN and acknowledged the execution of the foregoing lay of
	Michell D. Hall Notary Public

Milia D. Hall Notary Public State of Indiana County of Marion

IN WITNESS WHEREOF we have executed this assignment on the date indicated

below.	
/5- March 20 Date	CHARLES WILLIS LUGAR, III
UNITED STATES OF AME	ERICA
STATE OF INDIANA	) ss: March 18, 2002
COUNTY OF MARION	
	Public for Marion County, State of Indiana, personally appeared GAR, III and acknowledged the execution of the foregoing day of

Notary Public

Michelle D. Heil Notary Public State of Indiana County of Marion

IN WITNESS WHEREO below.	<b>PF</b> we have executed this assignment on the date indicated
LEMARCH 2002 Date	BLAKE LEÉ NEUBAUER
UNITED STATES OF AMERICA	<u> </u>
STATE OF INDIANA ) SS	: Mach 18, 2002
COUNTY OF MARION )	
BLAKE LEE NEUBAUER and	c for Marion County, State of Indiana, personally appeared acknowledged the execution of the foregoing instrument
	Millel. Nell Notary Public

WHEREAS we, JEFFREY ALAN DODGE, VENKATESH KRISHNAN, CHARLES WILLIS LUGAR, III, BLAKE LEE NEUBAUER, BRYAN HURST NORMAN, LANCE ALLEN PFEIFER, and TIMOTHY IVO RICHARDSON, have made an invention which is the subject of a Patent Cooperation Treaty ("PCT") patent application entitled SUBSTITUTED BENZOPYRANS AS SELECTIVE ESTROGEN RECEPTOR-BETA AGONISTS, PCT/US 22 / 33622 , filed 27 November 2002 ("Application"); and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively "Lilly") our entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any

interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

MÜRMER 10, 200 Date	02	JEFFREY ALAN	DODGE	
	UNITEI	O STATES OF AMERIC	CA	
STATE OF INDIANA COUNTY OF MARION	) ) SS: )	71 Overle	4	, 2002

Notary Public

Michelle D. Hall Notary Public State of Indiana County of Merion

IN WITN	<b>ESS WHEREO</b>	F we have executed this assignment on the date indicated
below.		
11-01-02		Vanuatest Reishmany
Date	<u> </u>	VENKATESH KRISHNAN
		-
	UNITED	STATES OF AMERICA
STATE OF INDIANA	) ) SS:	<u>November 1</u> , 2002
COUNTY OF MARION	<b>)</b>	
		Marion County, State of Indiana, personally appeared wledged the execution of the foregoing instrument this, 2002.
		1/ 7:00 0 1/00

IN WITNESS WHERI below.	EOF we have executed this assignment on the date indicated		
/' - 08- 02 Date	CHARLES WILLIS LUGAR, III		
UNITED STATES OF AMERICA			
STATE OF INDIANA ) SS: COUNTY OF MARION )	november 8, 2002		
Before me, a Notary Public for Marion County, State of Indiana, personally appeared CHARLES WILLIS LUGAR, III and acknowledged the execution of the foregoing instrument this			
	Markell D. Hold Notary Public		

IN WITNESS WHEREO below.	F we have executed this assignment on the date indicated			
11 (01 (02 Date	BLAKE LEE NEUBAUER			
UNITED STATES OF AMERICA				
STATE OF INDIANA ) ) SS: COUNTY OF MARION )	Jl û vember 1, 2002			
Before me, a Notary Public for Marion County, State of Indiana, personally appeared BLAKE LEE NEUBAUER and acknowledged the execution of the foregoing instrument this day of, 2002.				
	Mufiell O. Wall Notary Public			

IN WITNE below.	SS WHERE	OF we have executed this assignment on the date indicated
//(/02 Date		BRYAN HURST NORMAN
	UNITED	STATES OF AMERICA
STATE OF INDIANA COUNTY OF MARION	) ) SS: )	) ( Wem ( , 2002
Before me, a Nota BRYAN HURST NORM    Second Property of 10	ary Public for AN and ackn	Marion County, State of Indiana, personally appeared owledged the execution of the foregoing instrument this, 2002.
		Notary Public Hall

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

MUSEMBER 1, ZOUZ	Janu Clie Pijaj LANCE ALLEN PFEIFE	
Date	LANCE ALLEN PFEIFE	R
UNI	TED STATES OF AMERICA	
STATE OF INDIANA )  SS:	Movemba 1	, 2002
COUNTY OF MARION )	·	
Before me, a Notary Public LANCE ALLEN PFEIFER and ac	for Marion County, State of Incknowledged the execution of the, 2002.	
	Michell O. A	la CC

Notary Public

IN WITNE below.	SS WHEREC	OF we have executed	this assignme	nt on the date indicated
Nov. 1, 2002 Date		Timothy Ivo		ON
	UNITED	STATES OF AMER	RICA	
STATE OF INDIANA COUNTY OF MARION	) ) SS: )	Movember	1	, 2002
Before me, a Nota TIMOTHY IVO RICHA this day of	RDSON and	Marion County, St acknowledged the ex, 2002.	tate of Indian xecution of th	a, personally appeared e foregoing instrument
		Michele Notary Public	Q. Hal	P